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APPLICATION NO.	F	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/827,464	10/827,464 04/19/2004		Simon Chu	3304.2.128	2974
21552	7590	08/02/2006		EXAMINER	
MADSON GATEWAY			KERVEROS, JAMES C		
SUITE 900				ART UNIT	PAPER NUMBER
15 WEST SOUTH TEMPLE				2138	
SALT LAKE CITY, UT 84101				DATE MAILED: 08/02/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
	10/827,464	CHU, SIMON					
Office Action Summary	Examiner	Art Unit					
	JAMES C. KERVEROS	2138					
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	orrespondence address					
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING Down and the may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period to Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin vill apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).					
Status							
1)⊠ Responsive to communication(s) filed on <u>17 Ju</u>	ılv 2006						
	action is non-final.						
<i>,</i>	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims							
	4) Claim(s) 1-27 is/are pending in the application.						
4a) Of the above claim(s) is/are withdra	4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>1-27</u> is/are rejected.							
7)⊠ Claim(s) <u>1-13</u> is/are objected to.	☑ Claim(s) <u>1-13</u> is/are objected to.						
8) Claim(s) are subject to restriction and/or election requirement.							
Application Papers							
9) The specification is objected to by the Examine	er.						
10)⊠ The drawing(s) filed on 19 April 2004 is/are: a)⊠ accepted or b) objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority under 35 U.S.C. § 119							
12)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a)⊠ All b)□ Some * c)□ None of:							
1.⊠ Certified copies of the priority documents have been received.							
•							
Copies of the certified copies of the prior application from the International Burea	rity documents have been receive						
* See the attached detailed Office action for a list of the certified copies not received.							
Attachment(s)							
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)							
 2) Notice of Preferences Cited (1.15 csz.) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 	Paper No(s)/Mail D						

DETAILED ACTION

This is a Non-Final Action in response to Amendment filed 7/17/2006.

Claims 1-27 are pending and presently under examination.

Acknowledgment is made of applicant's claim for foreign priority under 35 U.S.C. 119(a)-(d), for TAIWAN Application No. 092109403, filed: 04/22/2003. The certified copy has been filed in parent Application No. 10/827,464, filed on 4/19/2004.

The objection to the abstract of the disclosure is hereby withdrawn in view of the amendment to the abstract.

Objection of Claims 1-27 is hereby withdrawn in view of the Amendment to the claims.

Response to Arguments

Applicant's arguments, see Amendment filed 7/17/2006, with respect to the rejection of claims 1-27 under 35 U.S.C. 102(b) as being anticipated by Lin et al. (U.S. Patent No. 6,421,798), have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground of rejection is made under 35 U.S.C. 102(e) as being anticipated by Stern et al. (U.S. Patent No. 7,000,159), as set forth in the present Office Action, below.

Claim Objections

Claims 1-13 are objected to because of the following informalities:

Claims 1 and 2, the term "accessing to" and "accesses to" should be changed to --accessing the—and --accesses the--, respectively. Appropriate correction is required.

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Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 1-13 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Regarding claim 1, as currently amended, the phrase "so as to" renders the claim indefinite because it is unclear whether the limitations following the phrase are part of the claimed invention. See MPEP § 2173.05(d).

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-27 are rejected under 35 U.S.C. 102(e) as being anticipated by Stern et al. (U.S. Patent No. 7,000,159) filed: March 10, 2003.

Regarding independent Claims 1, 14, 17, Stern discloses a control circuit (handling system, 10) for testing a memory control module (14), the memory control module 14 comprising first and second memory blocks, such as test block assignment module 18 of management module 16 divides the total memory 14 into base memory

block 42 and a plurality of test memory blocks (A-I 44-60) as shown in Figure 2. For examination purpose the first and second memory blocks of the claimed invention correspond to memory blocks A and B. The control circuit 10, Figure 1, comprising:

A processing unit (CPU) 28 executes a memory testing program by invoking test management module 16, which performs both data and address testing on memory 14 by writing a series of data points on the memory, then reading back the data, and then comparing the data pattern it wrote to the data pattern it read. If the data patterns are the same, then the memory is functioning correctly. Test management module 16 further performs address testing by sending a message to a particular memory address. Test block pointer 20 records the most recently tested memory test block and indicates the next test block slated for testing, example the first memory block A (44).

A control chip (memory controller 26) in communication with the processing unit (CPU) 28 and the memory control module (14), for accessing the second memory block (B) by using test block pointer 20 which indicates the next test block slated for testing the second memory block B after testing block (A).

Regarding Claims 2, 5-11, 18, 19, 21, 25, 27, Stern discloses a control chip (memory controller 26), which controls the data, the address and the READ/WRITE commands to the memory control module (14). The memory size is 2ⁿ=number of addresses, where n=number of lines. For example, in step 86, CPU 28 copies the BIOS from its ROM chip to the address F000 on the RAM portion of memory 14. Therefore, F000 corresponds to 16 lines of address. Then, the memory size is 2¹⁶ = number of

addresses. If n=32 as claimed, then 2^{32} = number of addresses. Therefore, one can easily determine the size of each memory block depending on the address lines.

Regarding Claims 3, 4, 15, 16, 20, 26, Stern discloses a mapping circuit corresponding to the test block pointer 20 which is part of the (memory controller 26), which is in communication with the processing unit (CPU) 28 and the memory control module (14), for accessing the second memory block (B) by using test block pointer 20 which indicates the next test block slated for testing the second memory block B after testing block (A).

Regarding Claims 12, 13, 22-24, Stern discloses BIOS 12, which serves as an intermediary between the operating software (such as operating system 36) and hardware (such as memory 14), and which runs a Power On Self Test (POST) routine (as described below with respect to FIG. 3). The BIOS starts to run the POST routine during a boot operation, which includes a so-called cold boot operation. For instance, a cold boot occurs when a user activates the information handling system 10's on-switch.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to JAMES C. KERVEROS whose telephone number is (571) 272-3824. The examiner can normally be reached on 9:00 AM TO 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Albert Decady can be reached on (571) 272-3819. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

US PATENT AND TRADEMARK OFFICE

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Date: 25 July 2006

Office Action: Non-Final Rejection

JAMES C KERVEROS

Examiner

Art Unit 2138